REGULAR MEETING

Monday, February 6, 1967, 7:30 P.M.

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The Regular Meeting of the Common Council of the City of Indianapolis was held in the Council Chambers of the City-County Building on Monday, February 6, 1967 at 7:30 P.M.

President Wallace in the Chair.

The Clerk called the roll:

Present: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. McGill, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Upon motion of Mr. Deluse, seconded by Mr. McGill, the reading of the minutes of the previous meeting was dispensed with.

President Wallace called for reading of Communications from the Mayor and other elected officials.

COMMUNICATIONS FROM THE MAYOR AND OTHER ELECTED OFFICIALS

January 19, 1967

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS

Gentlemen:

I have this day approved with my signature and delivered to the City Clerk, Mrs. Angeline Allstatt, the following City Ordinances.

[Regular Meeting

GENERAL ORDINANCE NO. 2, 1967

An Ordinance to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8 thereof, by the addition of a subsection to Section 4-1303 (2) prohibiting motor vehicles and trucks having a gross weight, with load in excess of 10,000 pounds, from the use of certain streets, providing a penalty for the violation of same and fixing a time when said amendment shall take effect.

GENERAL ORDINANCE NO. 3, 1967

An Ordinance to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8, thereof, by the addition of two subsections to Section 4-822, limiting parking on certain streets to one and one-half hours between 7:00 A.M., and 6:00 P.M., except on Sundays, and fixing a time when said amendment shall take effect.

GENERAL ORDINANCE NO. 4, 1967

An Ordinance to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8, thereof, by the addition of a subsection to Section 4-812, prohibiting parking, stopping or standing on certain streets at all times, and fixing a time when said amendment shall take effect.

GENERAL ORDINANCE NO. 5, 1967

An Ordinance to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 6, thereof, by the addition of a subsection to Section 4-602, designating certain streets as one-way streets and prohibiting vehicular movement in the opposite direction thereon, providing a penalty for the violation of same and fixing a time when said amendment shall take effect.

GENERAL ORDINANCE NO. 6, 1967

An Ordinance authorizing the Board of Public Works of the

City of Indianapolis to purchase through its duly authorized Purchasing Agent, certain equipment to be paid for out of funds heretofore appropriated or available, and fixing a time when the same shall take effect.

GENERAL ORDINANCE NO. 8, 1967

An Ordinance to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8 thereof, by the addition of a subsection to Section 4-812, prohibiting parking, stopping or standing on certain streets at all times, and fixing a time when said amendment shall take effect.

GENERAL ORDINANCE NO. 9, 1967 As Amended

An Ordinance authorizing the Department of Finance, Office of the City Controller to offset and make payment for damaged City property from the General Fund with monies to be derived from insurance settlements and claim adjustments for damages to City property, and fixing a time when the same shall take effect.

SPECIAL RESOLUTION NO. 1, 1967

WHEREAS, there has been presented previously to the Department of Housing and Urban Development a Workable Program for Community Improvement for the City of Indianapolis; and

WHEREAS, it is now necessary and in the public interest that said program be recertified with the Department of Housing and Urban Development.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA

That the Common Council of the City of Indianapolis does hereby recertify the Workable Program for Community Improvement for the City of Indianapolis and approves its refiling with the Department of Housing and Urban Development.

Journal of Common Council

[Regular Meeting

SPECIAL RESOLUTION NO. 3, 1967 (Under Suspension of Rules)

Resolution of governing body of locality approving undertaking of surveys and plans for an urban renewal project and filing of an application.

SPECIAL RESOLUTION NO. 4, 1967 (Under Suspension of Rules)

Resolution of governing body of locality approving undertaking of surveys and plans for an urban renewal project and filing of an application.

SPECIAL RESOLUTION NO. 5, 1967 (Under Suspension of Rules)

Resolution of governing body of locality approving undertaking of surveys and plans for an urban renewal project and filing of an application.

Respectfully submitted,

JOHN J. BARTON Mayor

February 6, 1967

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS

Gentlemen:

Pursuant to the laws of the State of Indiana I caused to be published in the Indianapolis News and the Indianapolis Commercial on Friday, January 27, 1967 and again on Friday, February 3, 1967 a 'Notice to Taxpayers' of a hearing to be held on February 6, 1967 on Appropriation Ordinance No. 1, 1967.

Also caused to be published in the Indianapolis News on Friday, January 27 and again on Friday, February 3, 1967 General Ordinances

No. 2, No. 3, No. 4, No. 5 and No. 8, 1967. The above numbered Ordinances were also published in the Indianapolis Commercial on Monday the 30th of January and again on February 6, 1967.

Respectfully submitted,

ANGELINE ALLSTATT, City Clerk

The Office of the City Clerk of Indianapolis now receives and files sixteen (16) Counterparts of a Petition to Issue Bonds to Acquire the Baseball Stadium known as Victory Field.

February 6, 1967

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS

Gentlemen:

The Office of the City Clerk of the City of Indianapolis received on Wednesday, February 1, 1967 from Mr. John T. Sutton, the Auditor of Marion County, Indiana a certification listing the qualified petitioners asking the City Council of the City of Indianapolis to authorize and issue bonds in the amount of Three Hundred Thousand Dollars (\$300,000.00) for securing funds to purchase Victory Field.

Attached herewith and becoming a part thereof is the copy of said certification.

Respectfully submitted,

ANGELINE ALLSTATT City Clerk

STATE OF INDIANA, COUNTY OF MARION, ss:

I, John T. Sutton, the duly appointed, qualified and Acting Audi-

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Journal of Common Council

[Regular Meeting

tor of Marion County, Indiana, hereby certify that I have examined the counterparts of a petition addressed to the Common Council of the City of Indianapolis, Indiana, requesting said Council to authorize and issue the bonds of said City in an amount not exceeding Three Hundred Thousand (\$300,000.00) Dollars, for the purpose of procuring funds to be used to acquire the baseball stadium known as Victory Field.

I further certify that I have checked the signatures of the various counterparts of said petition with the tax records in my office, and that all the counterparts of said petition are verified by affidavits of the owners of taxable real estate located within the corporate limits of the City of Indianapolis, and that said petition is signed by 271 owners of taxable real estate located within the corporate limits of the City of Indianapolis, as shown by the latest available records in my office, and more particularly shown by the following computations:

Counterpart	Verified by		
Number	Affidavit of:	Yes	No
1	John P. Korbly	12	03
2	Charles I. Quattrocchi, Jr.	07	01
3	Charles I. Quattrocchi, Jr.	20	01
4	Gloria Strakis	06	02
5	Margaret Ann Waller	31	06
6	William E. Dick	17	06
7	Thomas M. Beaven	24	07
8	Alex J. Kertis, Jr.	10	02
9	Harry D. Coskey	24	16
10	Mary Logan Newsom	20	20
11	Herbert Schwomeyer	09	06
12	Frank A. Mueller	21	05
13	S. C. Spencer	08	07
14	Alex J. Kertis	12	03
15	Virginia L. Adams	28	13
16	Nellie Clapp	22	07
	Total	$_{271}$	105

Total: 376

IN WITNESS WHEREOF, I have hereunto set my hand and official seal this 25th day of January, 1967.

> JOHN T. SUTTON, Auditor Marion County, Indiana

February 6, 1967

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To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of Appropriation Ordinance No. 2, 1967, transferring, reappropriating and reallocating the sum of Six Hundred Dollars (\$600.00) from the anticipated unexpended and unappropriated balance of the Department of Public Safety, Bureau of Air Pollution Control to certain designated items and funds in the Department of Public Safety, Bureau of Air Pollution Control, created by virtue of the 1967 Budget, General Ordinance No. 89, 1966, as amended, declaring an emergency and fixing a time when the same shall take effect.

Respectfully submitted,

DANIEL P. MORIARTY, Councilman

February 6, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of Appropriation Ordinance No. 3, 1967, appropriating, transferring, reappropriating and reallocating the sum of Eighteen Thousand Dollars (\$18,-000.00) from the anticipated, unexpended and unappropriated balance of the Redevelopment District Fund of the City of Indianapolis to Fund 11, Salaries and Wages, Regular, Equipment and Furnishings, of the Department of Redevelopment, and fixing a time when the same shall take effect.

Respectfully submitted,

DANIEL P. MORIARTY Councilman

Journal of Common Council

LRegular Meeting

February 6, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of General Ordinance No. 13, 1967, authorizing the issuance and sale of bonds of said City, designated "City of Indianapolis Stadium Acquisition Bonds of 1967," including all matters pertaining thereto and fixing a time when the same shall take effect.

Respectfully submitted,

DANIEL P. MORIARTY Councilman

February 6, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of General Ordinance No. 14, 1967, amending the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly, Title 4, Chapter 8 thereof, by the deletion and repeal of subsection number 45 to Section 4-822 which limits parking to one and one-half hours between 7:00 A.M. and 6:00 P.M. except Sundays on certain streets, and fixing a time when said amendment shall take effect.

Respectfully submitted,

DANIEL P. MORIARTY Councilman

February 6, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of General Ordinance No. 15, 1967, amending the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 9 thereof, by the deletion and repeal of subsection 56 to Section 4-902 creating two-hour parking meters on certain streets and fixing a time when said amendment shall take effect.

Respectfully submitted,

A. O. DELUSE Councilman

February 6, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of General Ordinance No. 16, 1967, amending the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8 thereof, by the addition of a subsection to Section 4-812, prohibiting parking on certain streets at all times, providing a penalty for the violation of same and fixing a time when said amendment shall take effect.

Respectfully submitted,

A. O. DELUSE Councilman

Journal of Common Council

[Regular Meeting

Indianapolis, Ind., February 6, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight copies of General Ordinance No. 17, 1967, providing for the licensing of wrecking operations, providing a penalty for the violation of same, and fixing a time when said amendment shall take effect.

Respectfully submitted,

R. THOMAS McGILL Councilman

Indianapolis, Ind., February 6, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight copies of Special Ordinance No. 7, 1967, annexing certain contiguous territory to the City of Indianapolis, Indiana, and fixing a time when it shall take effect.

Respectfully submitted,

MAX E. BRYDENTHAL Councilman

Indianapolis, Ind., February 6, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight copies of Special Ordinance No. 8, 1967, annexing certain contiguous territory to the City of Indianapolis, Indiana, and fixing a time when it shall take effect.

Respectfully submitted,

MAX E. BRYDENTHAL Councilman

January 24, 1967

Mr. Joseph C. Wallace President of the Common Council City of Indianapolois

Dear Sir:

With regret I must tender my resignation as a member of the Human Rights Commission to which the council appointed me. A change in my ministerial duties require me to leave the city and state.

I wish to make this effective February 10, 1967. I thank you for the privilege of having been appointed and for the confidence expressed in me. May the blessings of God rest upon the work of this commission.

Sincerely yours,

WILBUR L. HARVEY

INTERGROUP COUNCIL For Women As Public Policy Makers Indianapolis, Indiana

30 January 1967 4520 Payton St. Lawrence, Ind. 46226

[Regular Meeting

Mr. Joseph C. Wallace President of Indianapolis City Council % City Clerk Office 2541 City-County Building Indianapolis, Indiana

Dear Mr. Wallace:

The Officers and Members of this Council commend and congratulate you and other members of your Council on your election of Miss Phyllis W. Waters for service on this very important City Council.

We are confident that Miss Waters will execute her Council responsibilities and duties with dignity, integrity, efficiency and effectiveness, and prove herself to be a real asset to the activities of your Council.

Wishing you success in all your endeavors, we would like to also inform you that this Council is deeply interested in getting Women appointed, or elected, to serve as members of councils, committees, and commissions within our City, County, and State Government, and invite you to contact us at any time we can be of service in respect to such actions.

Respectfully yours,

GRACE L. PATTON (Miss) Grace L. Patton Corresponding Secretary

Upon motion of Mr. Deluse, seconded by Mr. Sleet, the Council recessed at 7:45 P.M. for Committee Hearings.

At that time those present were permitted to be heard on Appropriation Ordinance No. 1, 1967, General Ordinances No. 10, No. 11, and No. 12, Special Ordinances No. 1, No. 2, No. 3, No. 4, No. 5 and No. 6, 1967. February 6, 1967]

City of Indianapolis, Ind.

The Council reconvened at 10:05 P.M.

President Wallace called for reading of Committee Reports.

COMMITTEE REPORTS

Indianapolis, Ind., February 6, 1967

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To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred Appropriation Ordinance No. 1, 1967, entitled

APPROPRIATE from City General Funds \$25,000.00 to Microfilm Fund No. 11-\$11,000.00, No. 25-Repairs-\$500.00, No. 26-Contractual-\$1,300.00, No. 36-Office Supplies-\$6,000.00 and No. 72-Equipment-\$6,200.00.

beg leave to report that we have said ordinance under consideration, and recommend that the same be passed.

DANIEL P. MORIARTY, Chairman R. THOMAS McGILL THOMAS P. SLEET

Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred General Ordinance No. 11, 1967, entitled

[Regular Meeting

PROHIBITING operation of Open Dumps.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held for further study.

> DANIEL P. MORIARTY, Chairman THOMAS P. SLEET R. THOMAS McGILL

Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred Special Ordinance No. 1, 1967, entitled

ANNEXING territory ¼ miles west of Arlington Street south of 56th Street. Brendonridge Addition 35.85 acres.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

> DANIEL P. MORIARTY, Chairman THOMAS P. SLEET R. THOMAS McGILL

> > Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred Special Ordinance No. 2, 1967, entitled

ANNEXING territory north side of East 42nd Street 1,500 feet east of North Post Road 21 acres.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held.

> DANIEL P. MORIARTY, Chairman THOMAS P. SLEET R. THOMAS McGILL

> > Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred Special Ordinance No. 3, 1967, entitled

ANNEXING all of Marion County except Beech Grove, Speedway and Lawrence.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held.

> DANIEL P. MORIARTY, Chairman R. THOMAS McGILL, THOMAS P. SLEET

> > Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred Special Ordinance No. 4, 1967, entitled

ANNEXING territory Tibbs Avenue and south line Cossell Road 14 acres.

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[Regular Meeting

beg leave to report that we have said ordinance under consideration, and recommend that the same be passed, as amended.

DANIEL P. MORIARTY, Chairman R. THOMAS McGILL THOMAS P. SLEET

Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred Special Ordinance No. 5, 1967, entitled

ANNEXING 14.726 acres north of 52nd Street and east of Kitley.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

> DANIEL P. MORIARTY, Chairman R. THOMAS McGILL THOMAS P. SLEET

> > Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Works, to whom was referred General Ordinance No. 10, 1967, entitled

AUTHORIZING Purchasing Department to accept bids for gasoline Municipal Garage \$132,000.00 and Street Commissioner \$45,000.00

beg leave to report that we have said ordinance under consideration, and recommend that the same be passed.

R. THOMAS McGILL, Chairman MAX E. BRYDENTHAL THOMAS C. HASBROOK THOMAS P. SLEET

Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Parks to whom was referred General Ordinance No. 12, 1967, entitled

AMENDING Code to discontinue employing matrons in taverns where dancing is permitted.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held.

> MAX E. BRYDENTHAL, Chairman PHYLLIS W. WATERS THOMAS P. SLEET THOMAS C. HASBROOK

> > Indianapolis, Ind., February 6, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Parks to whom was referred Special Ordinance No. 6, 1967, entitled

PERMITTING Park Department to sell tracts of land.

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beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

> MAX E. BRYDENTHAL, Chairman PHYLLIS W. WATERS THOMAS P. SLEET THOMAS C. HASBROOK

President Wallace called for first reading of New Ordinance to be introduced.

INTRODUCTION OF NEW ORDINANCES

APPROPRIATION ORDINANCE NO. 2, 1967

Introduced by Councilman Moriarty:

- AN ORDINANCE transferring, reappropriating and reallocating the sum of Six Hundred Dollars (\$600.00) from the anticipated, unexpended and unappropriated balance of the Department of Public Safety, Bureau of Air Pollution Control to certain designated items and funds in the Department of Public Safety, Bureau of Air Pollution Control, created by virtue of the 1967 Budget, General Ordinance No. 89, 1966, as amended, declaring an emergency and fixing a time when the same shall take effect.
- WHEREAS, the appropriation of Six Hundred Dollars (\$600.00) is necessary for the purchasing of general supplies for the Bureau of Air Pollution Control.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA

Section 1. There is hereby provided the sum of Six Hundred Dollars (\$600.00) for the purpose of purchasing general supplies for the Bureau of Air Pollution Control, General Ordinance No. 89, 1966, the City's Annual Budget for 1967, as amended, as follows:

DEPARTMENT OF PUBLIC SAFETY BUREAU OF AIR POLLUTION CONTROL

RE	TAX TAX	LEVY
7.	PROPERTIES	
	72. Equipment\$	600.00
IN	CREASE:	
3.	SUPPLIES	
	37. General Supplies\$	600.00

Section 3. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication as required by law.

Which was read for the first time and referred to the Committee on Finance.

APPROPRIATION ORDINANCE NO 3, 1967

Introduced by Councilman Moriarty:

AN ORDINANCE appropriating, transferring, reappropriating and reallocating the sum of Eighteen Thousand Dollars (\$18,000.00) from the anticipated, unexpended and unappropriated balance of the Redevelopment Fund of the City of Indianapolis to Fund 11, Salaries and Wages, Regular, Equipment and Furnishings, of the Department of Redevelopment, and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. There is hereby provided the sum of Eighteen Thousand Dollars (\$18,000.00) as compensation and salary for the positions of Clerk, Relocation Coordinator, Plan Review Structural Adviser, Adviser Loans and Permits Clerks and providing certain equipment, to furnish such salaries and equipment, General Ordinance No. 89, 1966, the City's Annual Budget for 1967, is amended as follows: Å

DECREASE: The anticipated, unexpended and unappropriated Redevelopment District Fund	\$18, <mark>000.00</mark>
INCREASE: DEPARTMENT OF REDEVELOPMENT CODE ENFORCEMENT PROGRAM	
1. SERVICES—PERSONAL 11. Personnel Adviser, Loans & Grants (1) \$5,000.00 Clerk (1) Relocation Coordinator 500.00 Plan Review, Structural Adviser Permits Clerks (2) 6,500.00	\$14,250.00
2. SERVICES—CONTRACTUAL 21. Communication and Transportation 24. Supplies	
5. CURRENT CHARGES 52. Field Office Rental	\$ 1,875.00
7. PROPERTIES 72. Equipment Typewriter (1) \$250.00 Desks (3) 550.00 Desk Chairs (2) 120.00 Typewriter Chair (1) 65.00 Lamps (5) 125.00 GRAND TOTAL	
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Section 2. The above salaries and equipment are appropriated for one-half year and the expense of this appropriation will be directly offset from funds to be received by the Federal Government.

Section 3. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication of notice of additional appropriation as required by law.

Which was read for the first time and referred to the Committee on Finance.

February 6, 1967]

GENERAL ORDINANCE NO. 13, 1967

Introduced by Councilman Moriarty:

- AN ORDINANCE of the City of Indianapolis, Indiana, authorizing the issuance and sale of bonds of said City, designated "City of Indianapolis Stadium Acquisition Bonds of 1967", including all matters pertaining thereto and fixing a time when the same shall take effect.
- WHEREAS, on the 12th day of October, 1966, the Merchants National Bank & Trust Company of Indianapolis, Indiana, as Executor of the Estate of Norman A. Perry, deceased, offered to the City of Indianapolis, the real estate and the stadium constructed thereon, generally described as Victory Field located generally in the area of Harding and West 16th Street, in the City of Indianapolis, Indiana, and
- WHEREAS, the Mayor of the City of Indianapolis, subject entirely to the sale of bonds to finance the purchase price thereof, did accept such offer of the Executor of the Estate of Norman A. Perry, deceased, on the 25th day of October, 1966, to acquire said real estate, said offer being duly attested by the City Clerk of the City of Indianapolis, and
- WHEREAS, said purchase price for the 15.227 acres and the stadium constructed thereon is in the sum of Three Hundred Thousand Dollars (\$300,600.00), the same being the exact purchase price for said acquisition, and
- WHEREAS, there has heretofore been filed with the Common Council, petitions bearing the signatures of more than 50 persons owning taxable real estate in the City of Indianapolis, Indiana, requesting the Common Council to authorize the issuance of bonds of the City of Indianapolis in the amount of Three Hundred Thousand Dollars (\$300,000.00), to provide funds for such acquisition, and
- WHEREAS, there exists at the present time an acute, grave, and extreme emergency requiring the acquisition of said stadium and the grounds surrounding the same, in that, in the event such stadium is not acquired for the public organized baseball in the City of Indianapolis, together with other sports the citizens will not

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have a stadium or arena in which games may be conducted and the advantage of this inter-city competition and the recreation it affords will be lost, so, it is for the benefit and convenience of the City of Indianapolis and the citizens thereof that such stadium be so acquired and organized professional sports be continued in this City, and

WHEREAS, there are no present funds available for such acquisition and accordingly, it will be necessary for the City of Indianapolis to borrow the sum of Three Hundred Thousand Dollars (\$300,000.00) in order to secure a fund for the acquisition of said stadium and the ground surrounding the same for the purposes herein set out, and to issue its bonds for said amount as evidence of its obligation to be repaid from levies of taxes therefor as may now or hereafter be provided by law.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That there be issued and sold for the purpose of obtaining funds with which to acquire the public stadium known as Victory Field, the present home of the Indianapolis Baseball Club, known as the Indianapolis Indians, and owned by the Estate of Norman A. Perry, deceased, three hundred (300) direct negotiable, general obligation bonds of the City of Indianapolis, Indiana, in the denomination of One Thousand Dollars (\$1,000.00) each, numbered from one (1) to three hundred (300), both inclusive, and designated as "City of Indianapolis Stadium Acquisition Bonds of 1967." All of such bonds shall be dated as of the 1st day of the month in which said bonds are sold. Said bonds shall mature and be paid as follows:

Thirty (30) bonds on July 1, 1968, and thirty (30) bonds on each 1st day of July thereafter to and including July 1, 1977.

Said bonds shall bear interest at the rate not exceeding four and one-half per cent $(4\frac{1}{2}\frac{6}{2})$ per annum, the exact rate to be determined by bidders as hereinafter more particularly provided. The first interest shall be payable on January 1, 1968. Thereafter the interest on said bonds shall be payable semi-annually on the 1st day of January, and the 1st day of July, of each year, for the period of said bonds. Said installments of interest shall be evidenced by interest coupons attached to said bonds. February 6, 1967]

City of Indianapolis, Ind.

Section 2. Said bonds and the interest coupons attached thereto shall be payable at the office of the Treasurer of Indianapolis, Indiana, in said County and State in lawful money of the United States of America. Said bonds shall be signed in the name of the City of Indianapolis by the Mayor of said City, countersigned by the City Controller and attested by the City Clerk, who shall affix the seal of said City to each of said bonds. The interest coupons attached to said bonds shall be executed by placing thereon the facsimile signature of the said Mayor and City Controller who by the signing of said bonds have adopted as and for their own proper signature and facsimile signatures appearing on said coupons. Said bonds shall be in the hands of the bona fide owners have all the qualities of negotiable instruments under the law merchant and the Uniform Commercial Code.

Section 3. The form and tenor of said bonds and the interest coupons to be attached thereto shall be substantially as follows: (All blanks to be filled in properly prior to delivery), to-wit:

UNITED STATES OF AMERICA

STATE OF INDIANA

COUNTY OF MARION

\$1,000.00

NO.____

CITY OF INDIANAPOLIS STADIUM ACQUISITION BONDS OF 1967

The City of Indianapolis, in Marion County, State of Indiana, for value received, hereby acknowledges itself indebted and promises to pay to the bearer the principal sum of

ONE THOUSAND DOLLARS

ON THE FIRST DAY OF....., 19, and to pay interest thereon from the date hereof until the principal is paid, at the rate of....per cent (....%) per annum payable on January 1, 1968, and semi-annually thereafter on the first days of January and July in each year, with interest to maturity is evidenced by and payable upon presentation and surrender of the annexed interest coupons as they severally become due.

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Both principal and interest of this bond are payable at the office of the Treasurer of the City of Indianapolis in said City, and in lawful money of the United States of America.

This bond is one of an issue of three hundred (300) bonds aggregating Three Hundred Thousand Dollars (\$300,000.00) numbered from one (1) to three hundred (300) inclusive, of like denomination, date, tenor and effect as this bond, except as to dates of maturity, issued by the City of Indianapolis, Indiana, pursuant to an ordinance entitled "An Ordinance of the City of Indianapolis, Indiana, authorizing the issuance and sale of said Bonds of the City, designated, "City of Indianapolis Stadium Acquisition Bonds of 1967," including all matters pertaining thereto, and fixing a time when the same shall take effect," duly adopted by the Common Council of said City on the _____day of _____, 1967, and in compliance with Acts of the General Assembly of the State of Indiana, entitled, "An Act concerning Municipal Corporations," approved March 6, 1905, and Chapter 45 of the Acts of 1947 entitled "An Act concerning Stadiums," and all laws amendatory thereof and supplemental thereto for the purpose of the acquisition of a stadium or arena in which public organized baseball and any and all other organized professional sports and public activities may be conducted.

It is hereby certified that all acts, conditions and things required to be done precedent to and in the execution, issuance and delivery of this bond have been done and performed in regular and due form, as provided by law, and that this bond and said total issue of bonds are within every limit of indebtedness prescribed by the constitution and laws of the State of Indiana. The full faith and credit of the City of Indianapolis are hereby irrevocably pledged to punctual payment of the principal and interest of this bond according to its terms.

IN WITNESS WHEREOF, the City of Indianapolis, in Marion County, State of Indiana, has caused this bond to be signed in its corporate name by its Mayor, countersigned by its City Controller, its corporate seal to be hereunto affixed and attested by its City Clerk, and the interest coupons hereto attached to be executed by placing thereon the facsimile signatures of said Mayor and said City Controller as of the______dy of______, 1967.

CITY OF INDIANAPOLIS

February 6, 1967]

City of Indianapolis, Ind.

By _____Mayor

SEAL

COUNTERSIGNED:

City Controller

Attest:______

City Clerk

(Form of Interest Coupon)

No.____

On the_____day of_____, 19____, the City of Indianapolis, in Marion County, Indiana, will pay to bearer, at the office of the City Treasurer in said City, ______Dollars, being the interest due on said date on its "City of Indianapolis Stadium Acguisition Bonds of 1967."

CITY OF INDIANAPOLIS

By _____(Facsimile) Mayor

_____(Facsimile) City Controller

Section 4. As soon as may be done after the passage of this ordinance, the City Clerk shall give notice of the filing of the petition for and determination to issue bonds. Said notice shall be published once each week for two (2) consecutive weeks in two (2) newspapers of opposite political parties published in the City of Indianapolis, and said notice shall also be posted in three (3) public places in the City, as provided by Chapter 119 of the Acts of 1937 and Section 64-1332 Burns Statutes 1933, and said notice shall also notify taxpayers of the additional appropriation and their right of appeal concerning the same.

Section 5. Said bonds shall be offered for sale by the City Controller as soon as may be done after the passage of this ordinance, and after the expiration of the time in which objections, if any, to the issuance of said bonds may be filed by ten (10) or more tax-

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\$_____

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payers within the time and manner provided by law, and after the period provided in which remonstrators may file an opposing remonstrance in the taxpayers petition for the issuance of the City's bonds. Prior to the sale of any of said bonds the City Controller shall cause to be published a notice of the sale of said bonds, once each week for two (2) consecutive weeks in two (2) local newspapers. The date fixed for the sale of said bonds shall not be earlier than seven (7) days after the last of said publications. Said bond sale notice shall state the time and place of sale, the purpose for which the bonds are issued, the amount thereof, the maximum rate of interest thereon, the time of payment, and the terms and conditions upon which bids shall be received and the sale made, and such other information as the City Controller deems necessary.

Among other things, such notice shall advise the bidders, that all bids for said bonds shall be filed with the City Controller in his office in said City, in sealed envelopes marked "Bid For City of Indianapolis Stadium Acquisition Bonds of 1967"; that each shall be accompanied by a certified check or a cashier's check, payable to the "City of Indianapolis," in the amount of Three Thousand Dollars (\$3,000.00), to guarantee the good faith of the bidder, and that in the event the bidder to whom the bonds are awarded shall fail or refuse to comply with the provisions of its bid, then said check and the proceeds thereof shall be and become the property of the City of Indianapolis and shall be taken and considered as liquidated damages of the City on account of such failure, or refusal. Said notice shall also provide that the bidders for said bonds shall be required to name the rate of interest which said bonds shall bear, not exceeding the maximum rate herein provided, and that such interest rate must be in multiples of one-eighth $(\frac{1}{8})$, of one per cent (1%), and not more than one interest rate shall be named by each bidder; that the City Controller will award said bonds to the highest qualified bidder who has submitted his bid in accordance with the notice of sale, and that the highest bidder shall be the one who offers the lowest net interest cost to the City, determined by computing the total interest on all bonds to their maturities and deducting therefrom the premium bid, if any.

Section 6. No bid for less than par value of said bonds including the accrued interest from the date of said bonds to the date of delivery thereof, at the rate named in the bid, shall be considered. The City Controller shall have the right to reject any and all bids. In the event the City Controller shall receive no satisfactory bids for said bonds at the time fixed in said notice of sale, he shall be authorized to continue to receive bids thereafter from day to day until a satisfactory bid has been received, and in the event of the continuance of sale the City Controller shall open bids filed at the same hour each day as stated in the bond sale notice.

Section 7. The City Controller is hereby authorized and directed to have said bonds and coupons prepared, and the Mayor, City Controller and City Clerk are hereby authorized and directed to execute said bonds and the interest coupons to be attached thereto in the form and manner herein provided, and the City Controller shall, after the execution of said bonds, deliver the same to the City Treasurer. The Treasurer is hereby authorized and directed to deliver said bonds to the purchaser thereof, upon receipt from the purchaser of the amount bid for said bonds as certified to the Treasurer by the City Controller.

Section 8. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Which was read for the first time and referred to the Committee on Finance.

GENERAL ORDINANCE 14, 1967

Introduced by Councilman Moriarty:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8 thereof, by the deletion and repeal of subsection number 45 to Section 4-822 which limits parking to one and one-half hours between 7:00 A.M. and 6:00 P.M. except Sundays on certain streets, and fixing a time when said amendment shall sake effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Title 4, Chapter 8, Section 4-822 of the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as

amended, be amended by the deletion and repeal of the following subsection, as follows:

No.StreetSideFromTo45Oakland AvenueWestWashington StreetNew York Street

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, compliance with all laws pertaining thereto and publication as required by law.

Which was read for the first time and referred to the Committee on Finance.

GENERAL ORDINANCE NO. 15, 1967

Introduced by Councilman Deluse:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 9 thereof, by the deletion and repeal of subsection 56 to Section 4-902 creating two-hour parking meters on certain streets and fixing a time when said amendment shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Title 4, Chapter 9, Section 4-902 of the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, be amended by the deletion and repeal thereto of the following subsection as follows:

No.	Street	Side	From	To
56	Capitol Avenue	\mathbf{East}	18th Street	19th Street

Section 2. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, compliance with all laws pertaining thereto and publication, as required by law.

Which was read for the first time and referred to the Committee on Safety.

GENERAL ORDINANCE NO. 16, 1967

Introduced by Councilman Deluse:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8 thereof, by the addition of subsection to Section 4-812, prohibiting parking on certain streets at all times. providing a penalty for the violation of same and fixing a time when said amendment shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Title 4. Chapter 8. Section 4-812 of the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, be amended by the addition thereto of the following subsection, as follows:

No.	Street	Side	From	To
466	Capitol Avenoe	East	18th Street	19th Street

Section 2. This amendment shall be subject to the penalties as provided in Title 4, Chapter 8, Section 4-831 of the Municipal Code of Indianapolis, Indiana, 1951, as amended.

Section 3. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, compliance with all laws pertaining thereto and publication as required by law.

Which was read for the first time and referred to the Committee on Safety.

GENERAL ORDINANCE NO. 17, 1967

Introduced by Councilman Brydenthal:

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AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 8 thereof, by the addition of Chapter 15 thereto; providing for the licensing of wrecking operations, providing a penalty for the violation of same, and fixing a time when said amendment shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Title 8, of the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, be amended by the addition thereto of the following Chapter 15, as follows:

Chapter 15 — WRECKING OPERATIONS:

- 8-1501 WRECKING OPERATION: Wrecking operations shall include demolishing, disassembling, dismantling, dismembering, razing and removing of buildings or structures.
- 8-1502 WRECKING PERMITS: A wrecking permit shall be obtained before the removal of all buildings and structures except for frame buildings of not more than nine hundred (900) square feet floor area. No permit will be issued for wrecking buildings and structures unless the application is signed by the owner of the property or verified by affidavit authorizing the wrecking contractor to secure permit for the demolition of the building or structure referred to in statements contained in the application.
- 8-1503 LICENSE REQUIRED: No person, partnership, firm or corporation shall contract to wreck or engage in the business of wrecking buildings or other structures without a license from the Commissioner of Buildings authorizing the holder thereof to carry on or engage in such business. The license permit shall not be transferable to allow sub-contracting.
- 8-1504 ISSUANCE OF LICENSE: The Comissioner of Buildings is hereby empowered to issue licenses to wreck or demolish buildings and other structures.
- 8-1505 Application shall be made on a form furnished for that purpose and shall be accompanied by affidavit that the applicant or

someone employed by him in a supervisory capacity has been engaged in the business of wrecking buildings or structures for a period of one (1) year. The Commissioner shall also require each new applicant for a wrecking contractor's license to pass a written examination establishing in a manner satisfactory to the Commissioner that the applicant has the necessary knowledge of the ordinance provisions relating to wrecking, the principles and practices of wrecking operations and the obligations of a licensed wrecking contractor.

8-1506 Wrecking Contractor's licenses shall be classified as follows:(A) Class A License authorizes the holder thereof to wreck all types of buildings and structures including wood frame, masonry, steel frame and reinforced concrete buildings and structures of unlimited height.

(B) Class B License authorizes the holder thereof to wreck wood frame and solid masonry buildings and structures not exceeding three (3) stories of fifty (50) feet in height.

8-1507 BOND AND INSURANCE: No wrecking contractor's license shall be issued until the applicant has delivered a surety bond in the amount of thirty thousand dollars (\$30,000.00) conditioned on the faithful performance of the provisions of this and other applicable laws and ordinances, and saving and protecting the City of Indianapolis harmless from any and all damages to private property and to pay for any and all damages to public property that may arise from the use of any of its streets, alleys, boulevards or other public places in the wrecking of buildings and other structures. Provided further, that the applicant also file with the Commissioner of Buildings a public liability and property damage insurance policy naming the applicant and the City of Indianapolis as the assured and providing for the payment of any liability imposed by law on such applicant and/or the City of Indianapolis to the extent of not less than fifty thousand dollars (\$50,000.00) for injury to or death, or any one person, and not less than one hundred thousand dollars (\$100,000.00) for injuries to or death of more than one person and for damage to property in the amount of not less than twenty-five thousand dollars (\$25,000.00); and provided further, that the applicant submits a satisfactory insurance policy with evidence to the effect that he is covered by workmen's compensation insurance covering any and all wreck-

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ing operations. The policies of insurance shall contain a provision for a continuing liability thereunder to the full amount thereof notwithstanding any recovery thereon. Any insurance company whose policy or policies have been so filed pursuant to this section shall file written notice in the office of the Commissioner of Buildings of its intention to terminate and cancel such policy or policies and give notice thereof to the licensee, whereupon the Commissioner of Buildings shall cause the wrecking contractor's license of the person, firm, partnership, or corporation affected thereby to become null and void until such time as new policies of insurance as prescribed in this section are presented to the Commissioner of Buildings. Every license issued under the provisions of this ordinance shall expire December 31 of the year issued.

- 8-1508 Every license issued under the terms of this ordinance shall state the location of the main office.
- 8-1509 No permit for the wrecking, dismembering, disassembling and dismantling of any building or other structure shall be issued except to a person, partnership, firm or corporation licensed under the provisions of this ordinance, provided that a permit may be issued for the wrecking of a minor building or structure, as hereinbefore defined or to the wrecking or removal of fifty (50) per cent or less of any building or structure incidental to or necessary in connection with the repair, alteration or enlargement of such building or structure.
- 9-1510 FENCES OR BARRICADES: Fences or barricades shall be required for buildings and structures adjacent to street and alley lines. For buildings not exceeding twenty-two (22) feet high, such fence shall not be less than seven (7) feet from the building. For buildings exceeding twenty-two (22) feet in height, the fence shall not be less than nine (9) feet from the building. These fences or barricades shall not be less than six (6) feet in height, and shall be built of three-quarters (³/₄) inch boards, laid tight together and securely fastened to four (4) inch by four (4) inch uprights, set not over four (4) feet apart with two (2) inch by six (6) inch bracing and girts. The posts shall be securely set and braced to prevent buckling or overturning.

8-1511 The fence shall be continued past each end of the building

a distance equal to the required distance from the face of the building and returned back to the property line at each end, but no such fence shall extend beyond the lot line of the property upon which the building is located without the consent of the adjoining owner. Wherever the fence cannot be continued past the end of the building the required distance, a sidewalk cover, or other effective protection shall be provided to guard the public from falling materials. These fences may be omitted where the building is not over thirty-five (35) feet high or is set back twenty (20) feet from the street or alley line. However, no fence or barricade would be required for a family dwelling.

- 8-1512 For buildings over thirty-five (35) feet in height similar fences may be used if fifteen (15) feet or more from the building except that the boards on such fence shall be nominal two (2) inch plank. In the storage of material, erection of fences or barricades, care shall be taken to leave fire hydrants easily accessible.
- 8-1513 SIDEWALK BRIDGES: Bridges or sidewalk covers shall be provided over all sidewalks or alleys in all cases where it is not permissible to use a fence as required. The cover or bridge for sidewalks, streets or alleys shall not be less than seven (7)feet from the exterior wall of the building. The frame of the bridge shall be designed to carry at least one hundred fifty (150) pounds per square foot and the top deck shall be designed to carry not less than two hundred fifty (250) pounds per square foot. Nominal two (2) inch planking shall not span more than three (3) feet. The roof of the bridge shall be made watertight and suitable provision shall be made for lighting the walk under the bridge by means of at least fifty (50) watt electric lights placed twelve (12) feet on center. The clear ceiling height above the sidewalk under the bridge shall not be less than eight (8) feet six (6) inches except the lower ends of knee braces which shall be located not less than six (6) feet six (6) inches above the sidewalk.
- 8-1514 The inner wall of the bridge shall be sheathed with nominal two (2) inch plank from the sidewalk to the top of the bridge. A substantial two (2) inch plank barricade not less than four (4) feet high shall be provided on the outer edge of the roof, well braced posts shall be knee braced in both directions by two (2) by six (6) pieces at an angle of forty-five (45) degrees, or

other equally effective methods. Posts may be set directly on concrete sidewalks, but should there be no concrete sidewalk, suitable mud sills and stringers shall be provided for posts and a temporary tight two (2) inch plank sidewalk for full width of bridge provided for its full length. There shall be no handrails or other obstruction on the outer edge of the bridge. Where desired, an iron or structural steel bridge may be constructed in place of the wooden bridge herein specified, but such steel bridge shall be of equivalent strength and dimension and shall be subject to the approval of the Department in each case.

- 8-1515 Before a building or structure can be wrecked, the owner, wrecking company or person who has applied for the permit shall give notice thereof in writing by registered or certified mail to all public and private utilities maintaining facilities within or appurtenant to the building in the City of Indianapolis, including, but not limited to water, steam, electricity, gas, sewage and communications. Said utilities thus notified shall within ten (10) days of receipt of said certified or registered mail, furnish to applicant statement in writing that said utility will take care of same.
- 8-1516 All roof structures, all signs and other exterior appurtenances shall be removed before wrecking operations are started.
- 8-1517 The wrecking company, or persons who secures the permit for the razing of the structure, will be held responsible for the compliance with these regulations and other laws and ordinances covering the subject. The methods to be used in wrecking shall not involve undue hazards to the public or unnecessary danger to the workmen and shall be in accordance with good practice. All persons actively engaged in wrecking operations on the job site shall wear a safety hard hat. Suitable provision shall be made for the disposal of materials which are accumulated during the wrecking operations. No part of the structure shall be overloaded by excessive storage of materials which in their removal would cause any excessive amount of dust shall be well wet down to prevent the creation of a nuisance. No open fires or other sources of flame except necessary cutting torches will be permitted on the inside of the building which is being wrecked, or in close proximity to flammable materials outside of the building, and every precaution shall be taken to prevent the possibility of fire.

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- 8-1518 Blasting and use of explosives shall be done only by a person licensed by the Fire Department to perform such work.
- 8-1519 The licensed wrecking contractor or a competent employee in his employ shall be present at the site while wrecking operations are in progress.
- 8-1520 The requirements of this section are designated as the minimum necessary for average conditions and in the case of unusual or dangerous situations, adequate provision shall be made and every precaution taken to protect the safety of the public and workmen. All abandoned basements or cellars and holes shall be filled to grade, and all excess materials, rubbish and debris shall not be permitted to remain on the premises above grade. The fire department shall be notified before removing standpipes, sprinklers or fire protection water supplies.
- 8-1521 If any section of this ordinance is declared unconstitutional, it is not to invalidate any other sections or provisions of the ordinance.

This ordinance shall be in full force and effect from and after its passage, approval by the Mayor and publication as required by law.

Which was read for the first time and referred to the Committee on Parks.

SPECIAL ORDINANCE NO. 7, 1967

Introduced by Councilman Brydenthal:

AN ORDINANCE annexing certain contiguous territory to the City of Indianapolis, and fixing a time when the same shall take effect,

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA.

Section 1. That the City of Indianapolis, Indiana, be and the same is hereby extended so as to include the following described territory which is hereby annexed to and made a part of the territory constituting the City of Indianapolis, Indiana. Said territory being a part of the Southwest Quarter of Section 1, Township 15 North, Range 2 East in Marion County, Indiana, more particularly described as follows:

Commencing at the Southwest Corner of the said Quarter Section: thence North 88 degrees 26 minutes 40 seconds East along the South line of the said Quarter Section 1262.58 feet; thence North 00 degrees 03 minutes 06 seconds East 622.43 feet to the place of beginning (the said place of beginning being on the Northeasterly right of way line of Beachway Drive as established by the State of Indiana, during construction of Interstate Highway No. 465); continuing thence North 00 degrees 03 minutes 06 seconds East 1518.87 feet; thence South 88 degrees 13 minutes 27 seconds West parallel with the North line of the said Quarter Section 842.30 feet to a point which is 419.25 feet from the West line of the said Quarter Section, as measured Eastward along the extension of the last course; thence South 00 degrees 02 minutes 19 seconds East (along a line which intersects the South line of the said Quarter Section 423.75 feet Eastward from the Southwest Corner of the said Quarter Section) 113.15 feet to the said Northeasterly line of Beachway Drive at a point on a curve having a radius of 8407.88 feet and bears South 74 degrees 09 minutes 03 seconds West from the radius point of the said curve: thence Southeasterly along said curve to the left and along said Northeasterly line of Beachway Drive 300.16 feet; thence South 20 degrees 10 minutes 28 seconds East along said Northeasterly line 251.40 feet; thence South 16 degrees 07 minutes 56 seconds East along said Northeasterly line 325.15 feet; thence South 28 degrees 48 minutes 58 seconds East along said Northeasterly line 84.45 feet to the beginning of a curve having a radius of 373.23 feet and bears South 72 degrees 06 minutes 19 seconds West from the radius point of said curve; thence Southeasterly along said curve to the left and along said Northeasterly line 239.94 feet; thence South 54 degrees 43 minutes 41 seconds East tangent with said curve and along said Northeasterly line 484.96 feet to the place of beginning, containing 20.34 acres, more or less.

Also, that part of "Beachway Drive" created and established as permanent right of way during the construction of Interstate Highway No. 465, more particularly described as follows:

Beginning at the intersection of the North line of Rockville Road (State Road 36) with the East line of the Southwest Quarter of the

said Section 1 (said beginning point being on the Corporation Line of the City of Indianapolis and bears North 00 degrees 00 minutes 15 seconds East, 50.01 feet from the Southeast corner of the said Southwest Quarter Section); thence North 88 degrees 26 minutes 40 seconds East along said Corporation Line and along the said North Line of Rockville Road 25.00 feet to the East line of Mickley Avenue: thence North 00 degrees 00 minutes 15 seconds East along the East line of the said Mickley Avenue 163.67 feet; thence North 89 degrees 59 minutes 45 seconds West 50.00 feet to the intersection of the West line of Mickley Avenue with the Northerly line of the said "Beachway Drive"; (the next ten courses are along the Northerly and Northeasterly line of the said "Beachway Drive") thence South 64 degrees 49 minutes 29 seconds West 74.69 feet; thence South 72 degrees 09 minutes 49 seconds West 142.17 feet; thence South 88 degrees 30 minutes 19 seconds West 455.60 feet to the beginning of a tangent curve having a radius of 457.25 feet; thence Northwesterly along the said curve to the right 293.42 feet; thence North 54 degrees 43 minutes 41 seconds West tangent with said curve 1127.71 feet to the beginning of a tangent curve having a radius of 373.23 feet; thence Northwesterly along the said curve to the right 239.95 feet to a point which bears South 72 degrees 06 minutes 19 seconds West from the radius point of the said curve; thence North 28 degrees 48 minutes 58 seconds West 84.45 feet; thence North 16 degrees 07 minutes 56 seconds West 325.15 feet; thence North 20 degrees 10 minutes 28 seconds West 251.40 feet to the beginning of a tangent curve having a radius of 8407.88 feet; thence Northwesterly along the said curve 300.16 feet to the West line of the foregoing described 20.34 acre tract; thence South 74 degrees 09 minutes 03 seconds West 65 feet to a point on the Southwesterly line of the said "Beachway Drive" (said point being on a curve having a radius of 8472.88 feet and bears South 74 degrees 09 minutes 03 seconds West from the radius point of the said curve); (the next ten courses are along the Southwesterly and Southerly line of the said "Beachway Drive") thence Southeasterly along the said curve 802.48 feet to a point which bears South 72 degrees 06 minutes 19 seconds West from the radius point of the said curve; thence South 17 degrees 53 minutes 41 seconds East 659.12 feet; thence South 24 degrees 54 minutes 05 seconds East 36.60 feet; thence South 32 degrees 03 minutes 54 seconds East 90.01 feet; thence South 41 degrees 02 minutes 34 seconds East 89.03 feet; thence South 50 degrees 07 minutes 12 seconds East 71.22 feet; thence South 54 degrees 43 minutes 41 seconds East 1100.33 feet; thence South 54 degrees 46 minutes 52 seconds East 135.13 feet; thence South 77 degrees 03 minutes 35 seconds East 162.41 feet; thence North 88 degrees 30 minutes 19 seconds East 703.94 feet; thence South 00 degrees 00 minutes 15 seconds West 25.01 feet to the said North line of Rockville Road and said Corporation Line; thence North 88 degrees 26 minutes 40 seconds East along the said North Line 49.75 feet to the place of beginning, containing 6.0 acres, more or less.

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor and publication, according to law.

Which was read for the first time and referred to the Committee on Finance.

SPECIAL ORDINANCE NO. 8, 1967

Introduced by Councilman Brydenthal:

AN ORDINANCE annexing certain contiguous territory to the City of Indianapolis, and fixing a time when the same shall take effect,

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the City of Indianapolis, Indiana, be and the same is hereby extended so as to include the following described territory which is hereby annexed to and made part of the territory constituting the City of Indianapolis, Indiana. Said territory being a part of the West Half of the Northeast Quarter and a part of the East Half of the Northwest Quarter of Section 13, Township 16 North, Range 2 East in Marion County, Indiana, being more particularly desnribed as follows, towit:

Beginning at a point on the South line of the West Half of said Quarter Section a distance of 293.50 feet South 89 degrees 52 minutes 00 seconds West of the Southeast corner thereof; running thence South 89 degrees 52 minutes 00 seconds West upon and along said South Half Quarter Section line and the South line of the East Half of said Northwest Quarter Section a distance of 1637.20 feet to a point; running thence North 00 degrees 01 minute 00 seconds

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West and parallel with the East line of said East Half Quarter Section a distance of 746.00 feet to a point; running thence North 89 degrees 52 minutes 00 seconds East and parallel with the South line of said East Half Quarter Section and West Half Quarter Section a distance of 1931.57 feet to a point on the East line of said West Half Quarter Section and the centerline of Moller Road as now located; running thence South 00 degrees 03 minutes 00 seconds West upon and along said East line and centerline a distance of 599.50 feet to a point: running thence South 89 degrees 52 minutes 00 seconds West and parallel with the South line of said West Half Quarter Section a distance of 293.50 feet to a point; running thence South 00 degrees 03 minutes 00 seconds West and parallel with said East line and centerline a distance of 146.50 feet to the Point or Place of beginning; containing 32.085 acres, more or less.

Also included is the East right of way of Moller Road adjacent to the above described property.

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor and publication according to law.

Which was read for the first time and referred to the Committee on Finance.

Mr. Moriarty called for a second reading of Appropriation Ordinance No. 1, 1967.

The Clerk read the Ordinance for a second time.

Upon motion of Mr. Moriarty, seconded by Mr. Deluse, Appropriation Ordinance No. 1, 1967 was ordered engrossed, read a third time and placed upon its passage.

The Clerk read the Ordinance for a third time and it passed on the following roll call:

Ayes 9 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes,

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Mr. Hasbrook, Mr. McGill, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Mr. Moriarty called for a second reading of Special Ordinance No. 1, 1967.

The Clerk read the Ordinance for a second time.

Upon motion of Mr. Moriarty, seconded by Mr. McGill, Special Ordinance No. 1, 1967 was ordered engrossed, read a third time and placed upon its passage.

The Clerk read the Ordinance for a third time and it passed on the following roll call:

Ayes 9 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. McGill, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Mr. Moriarty called for a second reading of Special Ordinance No. 4, 1967.

The Clerk read the Ordinance for a second time.

Mr. Moriarty offered the following Amendment:

Indianapolis, Ind., February 6, 1967

Mr. President:

I move that Special Ordinance No. 4, 1967 be amended by striking out entire Ordinance and inserting in lieu thereof the following:

SPECIAL ORDINANCE NO. 4, 1967 (As Amended)

AN ORDINANCE annexing certain contiguous territory to the City of Indianapolis, and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the City of Indianapolis, Indiana, be and the same is hereby extended so as to include the following described territory which is hereby annexed to and made a part of the territory constituting the City of Indianapolis, Indiana, and described as follows, to-wit:

A part of the Southeast Quarter of Section 5, Township 15 North of Range 3 East in Marion County, Indiana, being more particularly described as follows, to-wit:

Beginning at the intersection of the West right of way of Tibbs Avenue and the South right of way line of Cossell Road, said point being on the corporation line of the City of Indianapolis; said point also being located 650.50 feet South of the North line and 20.0 feet West of the East line of said Quarter Section; running thence North 90 degrees 00 minutes 00 seconds West upon and along the South right of way line of Cossell Road, 1113.48 feet to a point; running thence North 71 degrees 21 minutes 06 seconds West along said right of way line 502.85 feet to a point; running thence North 02 degrees 12 minutes 00 seconds East 271.23 feet to a point which lies 220.0 feet South of the North line of said Quarter Section; running thence North 90 degrees 00 minutes 00 seconds East parallel to the said North line 803.30 feet to a point; running thence South 02 degrees 12 minutes 00 seconds West 47.96 feet to a point; running thence North 90 degrees 00 minutes 00 seconds East 793.10 feet to the West right of way line of Tibbs Avenue; running thence South 02 degrees 12 minutes 00 seconds West upon and along said West right of way line and along the corporation line of the City of Indianapolis 382.0 feet to the place of beginning, containing 14.0 acres, more or less.

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication according to law.

DANIEL P. MORIARTY, Councilman

Mr. Moriarty moved the adoption of the Amendment and the motion was seconded by Mr. Sleet and the Amendment passed on the following roll call:

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Ayes 9 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. McGill, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Special Ordinance No. 4, 1967 was Amended.

Mr. Moriarty moved that Special Ordinance No. 4, 1967, as Amended, be amended as follows:

Indianapolis, Ind., February 6, 1967

Mr. President:

I move that Special Ordinance No. 4, 1967, As Amended, be amended by inserting after the description,

Except, however, forty feet by parallel lines off the entire south side of the above described tract being the existing right-of-way of Cossell Road.

DANIEL P. MORIARTY, Councilman

The Amendment was seconded by Mr. Sleet and failed to pass on the following roll call:

Ayes 3 viz: Mr. Moriarty, Mr. Sleet and President Wallace.

Noes 6 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. McGill and Miss Waters.

Mr. Moriarty moved that Special Ordinance No. 4, 1967, As Amended, be ordered engrossed, read a third time and placed upon its passage.

The Clerk read Special Ordinance No. 4, 1967, As Amended, for a third time and it passed on the following roll call, As Amended. Ayes 6 viz: Mr. Brydenthal, Mr. Deluse, Mr. Hasbrook, Mr. McGill, Miss Waters and President Wallace.

Noes 3 viz: Mr. Egenes, Mr. Moriarty and Mr. Sleet.

Mr. Moriarty called for a second reading of Special Ordinance No. 5, 1967.

The Clerk read the Ordinance for a second time.

Upon motion of Mr. Moriarty, seconded by Mr. Sleet, Special Ordinance No. 5, 1967 was ordered engrossed, read a third time and placed upon its passage.

The Clerk read the Ordinance for a third time and it passed on the following roll call:

Ayes 9 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. McGill, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Mr. McGill called for a second reading of General Ordinance No. 10, 1967.

The Clerk read the Ordinance for a second time.

Upon motion of Mr. McGill, seconded by Mr. Brydenthal, General Ordinance No. 10, 1967 was ordered engrossed, read a third time and placed upon its passage.

The Clerk read the Ordinance for a third time and it passed on the following roll call:

Ayes 9 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. McGill, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Mr. Brydenthal called for a second reading of Special

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[Regular Meeting

Ordinance No. 6, 1967.

The Clerk read the Ordinance for a second time.

Upon motion of Mr. Brydenthal, seconded by Mr. Sleet, Special Ordinance No. 6, 1967 was ordered engrossed, read a third time and placed upon its passage.

The Clerk read the Ordinance for a third time and it passed on the following roll call:

Aves 9 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. McGill, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Upon motion of Mr. Deluse, seconded by Mr. Sleet, the Council adjourned at 10:30 P.M. upon unanimous voice vote.

We hereby certify the above and foregoing is a full and complete record of the proceedings of the Common Council of the City of Indianapolis held on the 6th day of February, 1967 at 7:30 P.M.

In Witness Whereof, we have hereunto subscribed our signatures and caused the seal of the City of Indianapolis to be affixed.

ATTEST:

Joseph C. Wallace President Angeline Allstatt

(SEAL)

City Clerk